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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•	Application No.	Applicant(s)	
	10/047,047	MATOBA ET AL.	
Office Action Summary	Examiner	Art Unit	
	Heather R. Jones	2621	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be to the state of the state	N. imely filed m the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
 Responsive to communication(s) filed on 15 Ja This action is FINAL. 2b) ☐ This Since this application is in condition for allowar closed in accordance with the practice under E 	action is non-final. nce except for formal matters, p		
Disposition of Claims			
4)	vn from consideration. 4-49 is/are rejected. cted to.	ation.	
Application Papers			
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 15 January 2002 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	a)⊠ accepted or b)⊡ objecte drawing(s) be held in abeyance. So ion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No ved in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 6/21/04.	4) Interview Summar Paper No(s)/Mail [5] Notice of Informal 6) Other:	Date	

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DETAILED ACTION

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 42-50 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 42-50 define a computer program with descriptive material. While "functional descriptive material" may be claimed as a statutory product (i.e., a "manufacture") when embodied on a tangible computer readable medium, a computer program embodying that same functional descriptive material is neither a process nor a product (i.e., a tangible "thing") and therefore does not fall within one of the four statutory classes of § 101. Rather, "signal" is a form of energy, in the absence of any physical structure or tangible material.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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3. Claims 1, 3, 5-11, 13-23, 25, 27-29, 31-38, 40-42, and 44-49 are rejected under 35 U.S.C. 102(e) as being anticipated by Wood et al. (U.S. Patent Application Publication 2002/0097986).

Regarding claim 1, Wood et al. discloses a system for recording and storing a program broadcast in at least one channel, said system comprising: one or more slave apparatus for setting a program for timer recording when said slave apparatus is instructed to set the program for timer recording, and recording the program at a time when the program set for timer recording is broadcast; and a master apparatus for selecting a slave apparatus to record a program such that a plurality of timer recording settings are not made at one time in one apparatus, when the program to be recorded is determined, and instructing the selected slave apparatus to set the program for timer recording (paragraphs [0030] and [0067]).

Regarding claim 3, Wood et al. discloses all the limitations as previously discussed with respect to claim 1 including that the master apparatus has means for, if instructed to start recording a program without setting timer recording therefor, instructing a slave apparatus which has not recorded programs so far and whose period of time up to the recording start time of a first program set for timer recording is the longest, to start recording the program, and wherein each of said slave apparatus has means for, if instructed to start recording a program, immediately starting to record said program (paragraph [0067]).

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Regarding claim **5**, Wood et al. discloses all the limitations as previously discussed with respect to claim 1 including that wherein said master apparatus has means for, if instructed to start recording a program without setting timer recording therefor, rearranging timer recording settings made in the slave apparatus, increasing, as much as possible, a period of time up to the recording start time of a fist program set for timer recording in either one of the slave apparatus, instructing the slave apparatus in which timer recording settings are changed to change timer recording settings, and instructing the slave apparatus whose period of time up to the recording start time has been increased as much as possible to star£ recording the program, and wherein each of said slave apparatus has means for, if instructed to change timer recording settings by said master apparatus, changing timer recording settings, and, if instructed to start recording a program, immediately starting to record said program (paragraph [0067]).

Regarding claim **6**, Wood et al. discloses all the limitations as previously discussed with respect to claim 1 including that the master apparatus and each of said slave apparatus are connected to each other via a communication line, each of said slave apparatus has means for indicating a program set for timer recording by the slave apparatus to said master apparatus via said communication line, and said master apparatus has means for instructing the slave apparatus to set the program for timer recording via said communication line (paragraph [0030] – FireWire).

Regarding claim **7**, Wood et al. discloses all the limitations as previously discussed with respect to claims 1 and 6 including that each of said slave apparatus has means for transmitting a playback signal produced by playing back a program via said communication line to said master apparatus, and said master apparatus has means for outputting the program to an output device for displaying the program when the master apparatus has received the playback signal via said communication line (paragraphs [0030] and [0067]).

Regarding claim **8**, Wood et al. discloses all the limitations as previously discussed with respect to claim 1 including that the master apparatus comprises a computer (Fig. 2).

Regarding claim **9**, Wood et al. discloses all the limitations as previously discussed with respect to claim 1 including that the slave apparatus comprise respective add-on modules that can be incorporated in said master apparatus (paragraph [0030] - the user sees the two devices as one device, therefore, the modules of the slave are incorporated in the master).

Regarding claim **10**, Wood et al. discloses all the limitations as previously discussed with respect to claim 1 including that the slave apparatus comprise a desired number of software modules that can be executed by said master apparatus (Fig. 2; paragraph [0030] - the user sees the two devices as one device).

Regarding claim **11**, Wood et al. discloses a system for recording and storing a program broadcast in at least one channel, said system comprising: one

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or more slave apparatus for determining whether the slave apparatus are capable of recording a program or not in response to an inquiry as to whether the slave apparatus are capable of recording the program, and, if the slave apparatus are capable of recording the program sending a corresponding response, setting the program for timer recording, and recording the program when a time to broadcast the program is reached; and a master apparatus for, if a program to be recorded is determined, successively asking the slave apparatus about whether the slave apparatus are capable of recording the program until the response indicating that the slave apparatus are capable of recording the program is received, and, if said response is received from a slave apparatus, instructing the slave apparatus which has sent the response to set the program for timer recording (paragraphs [0030] and [0067]).

Regarding claim **13**, Wood et al. discloses all the limitations as previously discussed with respect to claim 11 including that the master apparatus and each of said slave apparatus are connected to each other via a communication line, and said master apparatus has means for asking the slave apparatus about whether the slave apparatus are capable of recording the program (paragraphs [0030] and [0067] – FireWire).

Regarding claim **14**, Wood et al. discloses all the limitations as previously discussed with respect to claims 11 and 13 including that the each of said slave apparatus has means for transmitting a playback signal produced by playing back a program via said communication line to said master apparatus, and said

master apparatus has means for outputting the program to an output device for displaying programs when the master apparatus has received the playback signal via said communication line (paragraphs [0030] and [0067]).

Regarding claim **15**, Wood et al. discloses all the limitations as previously discussed with respect to claims 11, 13, and 14 including that the master apparatus has means for displaying, on said output device, a list of programs stored in said slave apparatus in association with the slave apparatus and times at which the programs have been recorded, for the user to select a program to be played back from the list (paragraph [0030] - the user sees the two devices as one device; paragraphs [00082] and [0111] - a list is displayed to show the recordings saved on the device).

Regarding claim **16**, Wood et al. discloses all the limitations as previously discussed with respect to claims 11 and 13-15 including that the master apparatus has a function to record and play back said program (Fig. 2; paragraph [0030] - the user sees the two devices as one device).

Regarding claim **17**, Wood et al. discloses all the limitations as previously discussed with respect to claim 1 including that the master apparatus comprises a computer (Fig. 2).

Regarding claim 18, Wood et al. discloses all the limitations as previously discussed with respect to claim 11 including that the slave apparatus comprise respective add-on modules that can be incorporated in said master apparatus

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(paragraph [0030] - the user sees the two devices as one device, therefore, the modules of the slave are incorporated in the master).

Regarding claim **19**, Wood et al. discloses all the limitations as previously discussed with respect to claim 11 including that the slave apparatus comprise a desired number of software modules that can be executed by said master apparatus (Fig. 2; paragraph [0030] - the user sees the two devices as one device).

Regarding claim 20, Wood et al. discloses a system for recording and storing a program broadcast on at least one channel, said system comprising: a master apparatus; and one or more slave apparatus; said master apparatus comprising: a first tuner for extracting a signal on an indicated channel from a received broadcast signal; a first encoder for encoding the signal on said channel to generate program data; a first memory for storing said program data; a selector for selecting one of said program data read from said first memory and program data input from another device; a decoder for decoding said program data input from said selector; and a controller for grasping programs set for timer recording in each of all the apparatus, and, if a program to be recorded is determined, selecting an apparatus to record the program such that a plurality of timer recording settings are not made at one time in one apparatus, and, if the master apparatus is selected, extracting a channel on which the program is broadcast with said first tuner when a time to broadcast the program is reached, generating program data of the program with said first encoder, and storing the

program data in said first memory, and, if a slave apparatus other than the master apparatus is selected, instructing the selected slave apparatus to set the program for timer recording, and, if the program data of a program instructed by the user to be played back is stored in said first memory of the master apparatus, reading the program data from said first memory, and decoding the program data with said first decoder, and, if the program data of a program instructed by the user to be played back is stored in a slave apparatus other than the master apparatus, instructing said slave apparatus to play back the program, and decoding the program data input from said slave apparatus with said first decoder; each of said slave apparatus comprising: a second tuner for extracting a signal on an indicated channel from a received broadcast signal; a second encoder for encoding the signal on said channel to generate program data; a second memory for storing said program data; and a controller for extracting a channel on which a program set for timer recording is broadcast with said second tuner when a time to broadcast the program is reached, generating program data of the program with said second encoder, storing the program data in said second memory, reading the program data of a program instructed by said master apparatus to be played back from said second memory, and transmitting the read program data to said master apparatus (Figs. 2 - each device is the same so they both include all the components of Fig. 2; paragraphs [0030] and [0067] – Master and slave both include tuners).

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Regarding claim **21**, Wood et al. discloses all the limitations as previously discussed with respect to claim 20 including that the slave apparatus comprise respective add-on modules that can be incorporated in said master apparatus (paragraph [0030] - the user sees the two devices as one device, therefore, the modules of the slave are incorporated in the master).

Regarding claim 22, Wood et al. discloses all the limitations as previously discussed with respect to claim 20 including that the slave apparatus comprise a desired number of software modules that can be executed by said master apparatus (Fig. 2; paragraph [0030] - the user sees the two devices as one device).

Regarding claim 23, Wood et al. discloses an apparatus in a system for recording and storing a program broadcast on at least one channel, said apparatus comprising: a tuner for extracting a signal on an indicated channel from a received broadcast signal; an encoder for encoding the signal on said channel to generate program data; a memory for storing said program data; a decoder for decoding said program data read from said memory; and a controller for grasping programs set for timer recording in a plurality of apparatus including said apparatus itself, and, if a program to be recorded is determined, selecting an apparatus to record the program such that a plurality of timer recording settings are not made at one time in one apparatus, and, if said apparatus itself is selected, extracting a channel on which the program is broadcast with said tuner when a time to broadcast the program is reached, generating program data of

the program with said encoder, and storing the program data in said memory, and, if an apparatus other than said apparatus itself is selected, instructing the selected apparatus to set the program for timer recording, and, if the program data of a program instructed by the user to be played back is stored in said memory of the apparatus itself, reading the program data from said memory, and decoding the program data with said decoder, and, if the program data of a program instructed by the user to be played back is stored in an apparatus other than the apparatus itself, instructing said other apparatus to play back the program, and decoding the program data input from the other apparatus with said decoder (Figs. 2 – each device is the same so they both include all the components of Fig. 2; paragraphs [0030] and [0067] – Master and slave both include tuners).

Regarding claim **25**, Wood et al. discloses all the limitations as previously discussed with respect to claim 23 including that the controller has means for, if instructed to start recording a program without setting timer recording therefor, instructing an apparatus which has not recorded programs so far and whose period of time up to the recording start time of a first program set for timer recording is the longest, to start recording the program (paragraph [0067]).

Regarding claim **27**, Wood et al. discloses all the limitations as previously discussed with respect to claim 23 including that the controller has means for, if instructed to start recording a program without setting timer recording therefor, selecting an apparatus which has not recorded programs so far and which has

not made timer recording settings until the end time of a program instructed to start being recorded, and instructing the selected apparatus to start recording the program (paragraph [0067]).

Regarding claim 28, Wood et al. discloses an apparatus for recording and storing a broadcast program, said apparatus comprising: a temporary memory for temporarily storing up to a predetermined amount of program data, a permanent memory for storing program data selected by the user as program data to be permanently stored from among the program data stored in said temporary memory; a recording controller for successively storing the program data of programs set for timer recording in said temporary memory, and partly deleting the program data recorded in said temporary memory in the past if the program data stored in said temporary memory exceeds said predetermined amount; a saving controller for transferring the program data selected by the user as program data to be permanently stored from among the program data stored in said temporary memory to said permanent memory; and a playback controller for playing back a program selected by the user from the programs whose program data have been stored in said temporary memory and/or said permanent memory (Figs. 2 – each device is the same so they both include all the components of Fig. 2; paragraphs [0030] and [0067] – Master and slave both include tuners; paragraph [0030] - the user sees the two devices as one device; paragraphs [00082] and [0111] - a list is displayed to show the recordings saved on the device).

Regarding claim **29**, Wood et al. discloses an apparatus according to claim 28, wherein said recording controller has means for displaying a period of time for which the program data stored in said temporary memory are held, on an output device for displaying programs (paragraphs [0059] and [0129]).

Regarding claim 30, Wood et al. discloses a system for recording a program broadcast on at least one channel, storing program data of the program, and playing back the program when instructed by the user, said system comprising: one or more slave apparatus for automatically continuously recording a program on a predetermined channel and playing back the recorded program as instructed; and a master apparatus for, when the user is to determine a channel on which each of the slave apparatus automatically continuously records a program and to select a program to be played back on the channel, displaying a list of programs recorded by all the slave apparatus in association with channels and times at which the programs are recorded, on an output device for displaying programs, and, if a program to be displayed is selected by the use with a channel and a time, controlling the slave apparatus which has recorded the program to play back the program, and, if the user changes the channel to another channel, controls the slave apparatus which has recorded a program on the other channel at the same time as the former channel to play back the program on the other channel (Figs. 2 – each device is the same so they both include all the components of Fig. 2; paragraphs [0030] and [0067] - Master and slave both include tuners).

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Regarding claim **32**, Wood et al. discloses all the limitations as previously discussed with respect to claim 31 including that the slave apparatus comprise respective add-on modules that can be incorporated in said master apparatus (paragraph [0030] - the user sees the two devices as one device, therefore, the modules of the slave are incorporated in the master).

Regarding claim **33**, Wood et al. discloses all the limitations as previously discussed with respect to claim 31 including that the slave apparatus comprise a desired number of software modules that can be executed by said master apparatus (Fig. 2; paragraph [0030] - the user sees the two devices as one device).

Regarding claim **34**, Wood et al. discloses a system for recording and storing a program broadcast on at least one channel, said system comprising: a master apparatus; and one or more slave apparatus; said master apparatus comprising: a first memory for storing the program data of recorded programs; a first decoder for decoding program data read from said first memory; and a controller for grasping programs recorded by each of all the apparatus, and, if the program data of a program instructed by the user to be played back is store in the first memory of the master apparatus, reading the program data from said first memory, decoding the program data into a program signal with said first decoder, outputting the program signal to an output device for displaying programs, and, if the program data of a program instructed by the user to be played back is stored in a slave apparatus, instructing the slave apparatus to play

back the program, outputting a program signal received from the slave apparatus to said output device, and, if the program data of a program which is highly likely to be played back by a subsequent control action of the user is stored in the first memory of the master apparatus, preparing the master apparatus to read the program data from said first memory and decode the program data with said first decoder, and, if the program data of a program which is highly likely to be played back by a subsequent control action of the user is stored in a slave apparatus, instructing the slave apparatus to prepare said slave apparatus to play back the program; and each of said slave apparatus comprising: a second memory for storing said program data; a second decoder for decoding the program data read from said second memory into a program signal; and a controller for reading the program data of a program instructed by said master apparatus to be played back from said second memory, decoding the program data into a program signal with said second decoder, transmitting the program signal to said master apparatus, reading the program data of the program instructed to be prepared for playback from said second memory, and preparing said second decoder to decode the program data (Figs. 2 – each device is the same so they both include all the components of Fig. 2; paragraphs [0030] and [0067] - Master and slave both include tuners; paragraph [0030] - the user sees the two devices as one device; paragraphs [00082] and [0111] - a list is displayed to show the recordings saved on the device).

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Regarding claim **35**, Wood et al. discloses all the limitations as previously discussed with respect to claim 34 including that the slave apparatus comprise respective add-on modules that can be incorporated in said master apparatus (paragraph [0030] - the user sees the two devices as one device, therefore, the modules of the slave are incorporated in the master).

Regarding claim **36**, Wood et al. discloses all the limitations as previously discussed with respect to claim **34** including that the slave apparatus comprise a desired number of software modules that can be executed by said master apparatus (Fig. 2; paragraph [0030] - the user sees the two devices as one device).

Regarding claim 37, Wood et al. discloses an apparatus in a system for recording and storing a program broadcast on at least one channel, said apparatus comprising: a memory for storing the program data of recorded programs; a decoder for decoding program data read from said memory; and a controller for grasping programs recorded by each of all apparatus of the system, and, if the program data of a program instructed by the user to be played back is stored in the memory of the apparatus itself, reading the program data from said memory, decoding the program data into a program signal with said decoder, outputting the program signal to an output device for displaying programs, and, if the program data of a program instructed by the user to be played back is stored in an apparatus other than said apparatus itself, instructing the other apparatus to play back the program, outputting a program signal received from the other

apparatus to said output device, and, if the program data of a program which is highly likely to be played back by a subsequent control action of the user is stored in the memory of said apparatus itself, preparing the apparatus itself to read the program data from said memory and decode the program data with said decoder, and, if the program data of a program which is highly likely to be played back by a subsequent control action of the user is stored in an apparatus other than the apparatus itself, instructing the other apparatus to prepare said other apparatus to play back the program (Figs. 2 – each device is the same so they both include all the components of Fig. 2; paragraphs [0030] and [0067] – Master and slave both include tuners; paragraph [0030] - the user sees the two devices as one device; paragraphs [00082] and [0111] - a list is displayed to show the recordings saved on the device).

Regarding claim 38, Wood et al. discloses an apparatus for controlling a plurality of broadcast recording apparatus each for, if instructed to set a program for timer recording, setting the program for timer recording, and recording the program when a time to broadcast the program set for timer recording is reached, said apparatus comprising: means for selecting one of the broadcast recording apparatus to record the program such that a plurality of timer recording settings are not made at one time in one apparatus; and means for instructing the selected broadcast recording apparatus to set the program for timer recording (Figs. 2 – each device is the same so they both include all the components of Fig. 2; paragraphs [0030] and [0067] – Master and slave both

include tuners; paragraph [0030] - the user sees the two devices as one device; paragraphs [00082] and [0111] - a list is displayed to show the recordings saved on the device).

Regarding claim **40**, Wood et al. discloses a system for recording and storing a plurality of units of data from data broadcast in units selected by a single tuner, said system comprising: one or more slave apparatus for, if instructed to set a unit of data for timer recording, setting the data for timer recording, and recording the data when a time to broadcast the data is reached; and a master apparatus for grasping data set for timer recording by said slave apparatus, and, if data to be recorded is determined, selecting one of the slave apparatus such that a plurality of timer recording settings are not made at one time in one apparatus, an instructing the selected slave apparatus to set the data for timer recording (Figs. 2 – each device is the same so they both include all the components of Fig. 2; paragraphs [0030] and [0067] – Master and slave both include tuners; paragraph [0030] - the user sees the two devices as one device; paragraphs [00082] and [0111] - a list is displayed to show the recordings saved on the device).

Regarding claim **41**, Wood et al. discloses all the limitations as previously discussed with respect to claim 40 including that each of said units comprises a transport stream (paragraph [0030] – a transport stream is needed in order to go through the FireWire).

Regarding claims **42** and **44-49**, these are computer program claims corresponding to the system and apparatus claims 1, 11, 20, 23, 28, 31, 34, 37, 38, and 40. Therefore, claims **42** and 44-49 are analyzed and rejected as previously discussed with respect to claims 1, 11, 20, 23, 28, 31, 34, 37, 38, and 40

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wood et al. as applied to claim 28 above, and further in view of Tanaka (U.S. Patent 7,072,576).

Regarding claim **30**, Wood et al. discloses all the limitations as previously discussed with respect to claim 28, but fails to disclose that the apparatus further comprises means for allowing the user to set memory capacities to said temporary memory and said permanent memory.

Referring to the Tanaka reference, Tanaka discloses apparatus comprising means for allowing the user to set memory capacities to said temporary memory and said permanent memory (Fig, 2; col. 6, lines 58-67 – if the temporary memory capacity is changed then the permanent memory is changed as can be seen from Fig. 2).

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Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have allowed the user to change the capacities of the temporary and permanent as taught by Tanaka in the apparatus disclosed by Wood et al. in order to allow the user to change the memories to accommodate one's own viewing styles, if the user records more then they would want less of a temporary memory and more of a permanent memory.

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Allowable Subject Matter

- 6. Claims 2, 4, 12, 24, 26, and 39 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. Claims 43 and 50 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims and if the 101 rejection is overcome.
- 8. The following is a statement of reasons for the indication of allowable subject matter: Prior art fails to teach or fairly suggest a system for reading and storing a program broadcast in at least once channel, the system comprising: wherein the master apparatus has means for, if a slave apparatus to record a program cannot be selected, rearranging timer recording settings made in the slave apparatus to retain a slave apparatus to record a program, instructing the retained slave apparatus to change timer recording settings and set the program for timer recording, and instructing other slave

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apparatus in which timer recording settings are changed to change timer recording settings, and wherein each of said slave apparatus has means for, if instructed to change timer recording settings by said master apparatus, changing timer recording settings.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Heather R. Jones whose telephone number is 571-272-7368. The examiner can normally be reached on Mon. - Thurs: 7:00 am - 4:30 pm, and every other Fri.: 7:00 am - 3:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on 571-272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Heather R Jones Examiner Art Unit 2621

HRJ October 1, 2007

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